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MANAGEMENT AND THE RECORD

SUBJECT:

Mastra Persons Act

REFERENCE: Measurendum for Awdord, 14 September 1955, Subjects Hisaing Persons Act - Discussions with Department of Infense.

- 1. The referenced sentormalism reflected the agreement of the Director of Personnel, the Comptroller and the Comment Connect that three points concerning the draft Missing Persons Act should be discussed with the Department of Defense for presentation to the Bureau of the Budget. These points were:
 - Coverace
 - b. Dependents
 - c. Proposion

Subsequent conversations selded a fourth point for consideration:

- A. Comclusivences
- Subscappent persognation cover these points one by occaindicating the Agency's initial position and the results of the convergations with Defense and the Dureau of the Budget.

3. CONTRACT:

Englier don't by before were, in our view, midgrous and probably not sufficiently fewerable to their coverage of civilian employees. This coverage is reflected in Section 1 (a) (3) of the dreft (corresponding to 50 U.S.C. Appendix 1601 (a) (3) of the present temporary Legislation). We recommend the following Languages

"(3) divilian officers and employees of the departments, wherever serving, except that part-time, boundy or intermittant employees who are residents at or in the

vicinity of their places of employment shall be included only upon a determination by the head of the department concerned that the status of missing, missing in action, intermed in a foreign country, coptured by a hostile force, belonguered by a hostile force, belonguered by a hostile force, or besieged by a hostile force, within the meaning of section 2 of this Act, was the proximate result of employment by the department."

Defense subsequently recommended the following language:

- "(3) Civilian officers and employees of the departments, except that the following estagaries of civilian officers and employees shall be covered only upon a determination by the head of the department concorned that such status is the proximate result of employment by the department:
- "(1) persons who enter any status listed in section 2 of this Ast within the continental limits of the United States and
- "(11) persons who enter my status listed in section 2 of this Act who are residents at or in the vicinity of their places of employment in the Territories and possessions or in foreign countries and who were not living there solely as a result of their employment."

After discussions with Defense and the Bureau of the Budget, we concurred in the Defense draft. Like our draft, it provides that all officers and employees are covered (which is not the case under the present legislation). Under both drafts there are, however, two types of coverage - automatic and determined. The only difference between our drafts is in the listing of categories concerning whom an administrative determination must be made before coverage is offective. It is the view of the Bureau of the Budget that the language proposed by Defense would be more acceptable, both to the Administration and the Congress.

It is the view of this office that the Defense draft finally communed in will adequately serve the purposes of this Agency and that, in fact, a provision for an administrative determination may be of value in parmitting the demial of coverage in certain cases where its granting is not desirable.

4. DEPARTURE:

The Agency proposed the following provision to Defense for incorporation in the Act:

"A dependent of any person in active service, as defined by this Act, is a 'person' under this Act for the sole purpose of determining status as provided in sections 5 and 9, and any determination under those sections by the head of the department concerned shall be conclusive on all other departments of the Government; Provided, that nothing is this section shall be construed as conferring upon any dependent any right to pay, allowances or other compansation to which not otherwise entitled."

Defense representatives stated vertaily that they had no interest in the inclusion of this provision. However, the Bureau of the Budget consurred in its inclusion, and Mr. Roger Jones, Assistant Director for Legislative Reference, Bureau of the Budget, stated that he would attempt to secure Defense's concurrence.

Our purpose in including this provision is to permit a determination of status to be made in the case of dependents who may enter into a missing, captured, etc., status together with the employee, so that there may be no obstacle to the devolution of cetates nor the settlement of accounts in favor of survivors.

5. PROPULE:

The Agency had proposed to special language to cover this question but did engage in explanatory conversations with Noth Defense and the Bureau of the Budget. Like ourselves, Defense would be happy to see a provision permitting promotion while in a missing or emptured status as well so legislation permitting accelerated promotion for a returnee. We understand, however, from the Bureau of the Budget that the President has paramelly suppressed an edjection to a provision permitting promotion prior to return because of the possible embarracement to the Covernment of promoting an individual who may subsequently be found to have acted in a manner reflecting discredit on the United States.

Mr. Jones stated that there usually be no objection to future

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legislation permitting retrosctive promotion to returness after their return, but he felt that this could better be secondlished separately rather than as a part of the present Act.

It is the view of the Office of the General Counsel that the Director's special authorities would penalt accelerated promotion of returnous, although not on a retroactive basis. Although these authorities would probably extend to the promotion of persons in a missing or emphased status, their exercise for this purpose, is view of the expressed objections of the President, would probably be insperturiste.

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This question arose in commetter with cases. If an individual has been determined edministratively to be dead and pagements have been made to his survivors, what is the status of these payments if he is subsequently found to be alive? Defense made a study of this question, consulting with other Covernment departments that might be conserved, and a copy of that study is attached to this memorandam.

In addition, attention is directed to Section 9 of the draft Act (identical with 50 U.S.C., Appendix 1009, of the present temperary legislation):

"Payment or settlement of an account made pursuant to a report, determination, or finding of death shall not be recovered or received by reason of a schaoquent report or determination which fixed a date of death except that an account shall be responde and nottled upon the basis of any date of death so fixed which is later than that used as a basis for prior settlement."

In manary, the question of the conclusiveness of payments made under the circumstances cited is still somewhat open, but the general practice seems to be to evoid any unnocessary hardolip upon the returnee or his evertwhile survivers. It was the point of view of Defense and representatives of this Agency that no useful purpose could be served by seeking to incorporate in the draft additional language directed to this point.

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i. This Office would be hopey to provide any additional assistance desired in the interpretation or minimistration of this legislative.

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